

of the said John Fearon (deceased) to which he is Administrator as aforesaid.
 And Further for him the said Peter Fearon (in the Quality aforesaid) in his
 Name and for his Use to ask demand looy suofor and by all lawful ways
 and Means Recover and Receive of and from the said George Clarke his
 Heirs Executors Administrators or Assigns or any other Person or Persons —
 whatsoever whom it shall or may concern inhabiting or being in the Province
 of Maryland aforesaid all such Sum and Sums of Money Goods Wares —
 Merchandise Effects Estate and Things which now are or shall or may hereafter
 be due owing payable belonging or in any wise appertaining unto him the —
 said Constituent in Right of himself or as Administrator of the said John
 Fearon (deceased) whether by Bond Note Bill Book Debt Account Confignment
 Contract Agreement Decree Sentence Judgment Execution Extent or for by or
 upon any other Account Way Reason or Means so ever nothing in law or
 Equity excepted or reserved. And to that end with the said George Clarke his
 Heirs Executors Administrators or Assigns or any other Person or Persons —
 whatsoever whom it shall or may concern to Account and View State Settle
 and Adjust all Accounts and the Balance thereof to receive. And upon
 Recovery and Receipts to give one or more Acquittances or other sufficient
 Discharges in due form of Law But in Case of refusal or delay by the
 said George Clarke his Heirs Executors Administrators or Assigns or any
 other Person or Persons whatsoever whom it shall or may concern to make
 and render just and true Account Payment and Delivery and Satisfaction in
 the Promises him them any or either of them thourunto to compel by all —
 lawful Ways and Means whatsoever. Also (if need be) to appear before all
 all or any Lords Judges and Justices in any Court or Courts thoro to Answer
 Defend and Repley in all Matters and Causes touching or concerning the —
 Promises to do say pursue implead seize sequester attach arrest imprison
 and to condemn and out of Prison again to deliver Also to compound
 Conclude and Agree by Arbitration or otherwise as his said Attorney shall
 think fit And generally in and concerning the Promises to do perform —
 and execute all and whatsoever shall be requisite and necessary as fully
 amply and effectually to all Intents Constructions and Purposes as he the
 said Constituent might or could do if personally present With Power to
 substitute one or more Attorneys under him with like or limited Power
 and the same again to revoke He the said Peter Fearon hereby Ratifying
 Confirming and holding for good and valid all and whatsoever the said
 Lancelot Jacques or his Substitutes shall lawfully do or cause to be done in
 or about the Promises by virtue of those Presents Thus done and passed —
 in London aforesaid in the Profforts of the Undersigned Witnesses